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United States Bankruptcy Court Western District of Oklahoma

In re	Jeania DeAnn Lehenbauer Kenneth Lynn Lehenbauer		Case No.		
	Normali Lynn Lenenbader	Debtor(s)		13	
		CHAPTER 13 PLAN Check if this is an amend			
1. NOTI	ICES:				
To Debt	tors: This form sets out options that m that the option is appropriate in with local rules and judicial rulin	your circumstances or that it is pe			
	In the following notice to creditors	, you must check each box that appli	es.		
To: Cre	ditors: Your rights may be affected by	this plan. Your claim may be redu	ced, modified or eliminated.		
	You should read this plan carefully attorney, you may wish to consult	and discuss it with your attorney if one.	you have one in this bankruptcy	case. If you	do not have an
	confirmation at least 7 days before The Bankruptcy Court may confirm	of your claim or any provision of the the date set for the hearing on confir in this plan without further notice if it imely proof of claim in order to be p	mation, unless otherwise ordered o objection to confirmation is f	ed by the Banl	kruptcy Court.
	n contains nonstandard provisions set out			☐ Yes	✓ No
The pla 5.C.(2)(in limits the amount of a secured claim ba	sed on a valuation of the collateral in	accordance with Section	☐ Yes	№ No
	in avoids a security interest or lien in acco	ordance with Section 9.		Yes	✓ No
month comm any C	MENTS TO THE TRUSTEE: The Debt as. If the plan payment structure is in the facence on or before 30 days after the Chapt court Order. payments \$	form of step payments, the payment	structure is indicated below. Pla	n payments to	the Trustee shall
Minin	num total of plan payments: \$251,454.00)			
The D	Debtor intends to pay plan payments: FS E-Wage FS Recurring Automatic Payment age deduction from employer of:	☐ Debtor ☐ Joint Debtor			
Debte	or's Pay Frequency: Monthly you	Semi-monthly (24 times per ear)	Bi-weekly (26 times per year)	Weekly	✓ Other
Joint	Debtor's Pay Frequency:	Semi-monthly (24 times per year)	Bi-weekly (26 times per year)	☐ Week	ly 📝 Other
3. PLAN	N LENGTH: This plan is a <u>60</u> month pla	n.			
4. GENI	ERAL PROVISIONS:				
a. As	used herein, the term "Debtor" shall inclu	de both Debtors in a joint case.			
b. Stu	dent loans are non-dischargeable unless d	letermined in an adversary proceeding	g to constitute an undue hardshi	ip under 11 U	.S.C. §523(a)(8).

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c. The Trustee will make no disbursements to any creditor until an allowed proof of claim has been filed. In the case of a secured claim, the party filing the claim must attach proper proof of perfection of its security interest as a condition of payment by the Trustee.

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- d. Creditors not advising the Trustee of address changes may be deemed to have abandoned their claims.
- e. All property shall remain property of the estate and shall vest in the Debtor only upon dismissal, discharge, conversion or other specific Order of the Court. The Debtor shall be responsible for the preservation and protection of all property of the estate not transferred to and in the actual possession of the Trustee.
- f. Secured creditors listed in Paragraphs 5(C)(2)(a) and 5(C)(2)(b), below, shall retain liens until the earlier of payment of the underlying debt determined by nonbankruptcy law or, if a Proof of Claim is filed, the entry of an order granting discharge. Secured claims extending beyond the length of the plan listed in Paragraphs 5(C)(3) and 5(C)(4), below, will not be discharged pursuant to 11 U.S.C. § 1328(a)(1).
- g. The debtor is prohibited from incurring any debts except such debts approved pursuant to the Court's directives or as necessary for medical or hospital care.

5. DISBURSEMENTS TO BE MADE BY TRUSTEE:

A. ADMINISTRATIVE EXPENSES:

- (1) Estimated Trustee's Fee: 7.5%
- (2) Attorney's Fee (unpaid portion): \$3,000.00 to be paid through plan in monthly payments

B. PRIORITY CLAIMS UNDER 11 U.S.C. § 507:

(1	DOMESTIC SUPPORT OBLIGATION	ONS:					
	(a) Debtor is required to pay all post-petition domestic support obligations directly to the holder of the claim.						
	(b) The name(s) of the holder(s) of any domestic support obligation are as follows:						
	507(a)(1) will be paid in full pursuant	to 11 U.S.C. § 1322(a)(2). These claims will be part that remains payable to the original creditor shall	fied in this Plan, priority claims under 11 U.S.C. § aid at the same time as secured claims. Any allowed ll be paid in full pursuant to the filed claim, unless				
	Arrearage shall be paid through wa	ge assignment, pursuant to previous Order entered	d by a non-bankruptcy Court.				
	Arrearage shall be paid in full throu	igh the plan.					
Name - NON	E	Estimated arrearage claim	Projected monthly arrearage payment in plan				
	(d) Pursuant to §§ 507(a)(1)(B) and 13 a governmental unit, and shall be paid		on claims are assigned to, owed to, or recoverable by				
	Claimant and proposed treatment:						
(2	OTHER PRIORITY CLAIMS:						
	(a) Pre-petition and/or post-petition pri or filed Stipulation.	ority tax claims shall be paid in full pursuant to the	he filed claim unless limited by separate Court Order				
Name •NON	E-		Estimated Claim				
	(b) All other holders of priority claims	listed below shall be paid in full as follows:					
Name I RS			Amount of Claim \$63,844.25				
	of Oklahoma		\$22,000.00				

C. SECURED CLAIMS:

(1) PRE-CONFIRMATION ADEQUATE PROTECTION: Pre-confirmation adequate protection payments to the following Creditors holding allowed claims secured by a purchase money security interest in personal property shall be paid by the Trustee through the plan as provided below. Adequate protection payments shall not be paid until the Creditor files a proof of claim, with proper proof of security attached.

Name Collateral Description Pre-Confirmation Monthly Payment

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Name Capitol One Auto Financing OECU			Collateral Description 2023 Mazda CX50 9,360 miles 7MMVABEM6PN146555		Pre-Confirmation Monthly Payment			
					\$403.00 \$52.00			
			2016 GMC Sierra 201000 miles 3GTU2MECXGG266668					
(2) SECURED DEI	BTS WHICH W	VILL NOT EXTEND	BEYOND '	THE LEN	GTH OF THE PLA	N:		
either incurred w personal use, or	vithin the 910-da incurred within	y period preceding the the 1-year period prec	e filing of the eding the bar	e bankrupto nkruptcy po	cy petition where the etition where the coll	e money security interest collateral is a motor vehi ateral is any other thing of ontrols over any contrary	cle acquired of value, shal	for l be
Name		Collateral Description	on		l Amount of	Monthly Payment	Interest Rate	e
Capitol One Auto I	Financing	2023 Mazda CX50 miles		Claim	\$40,318.00	\$2,030.96	6.00	%
OECU		7MMVABEM6PN 2016 GMC Sierra 201000 miles 3GTU2MECXGG2			\$5,221.61	\$263.03	6.00	_ % _
secured value wi amount, plus into NOTE: The value	ith interest in the erest shall be pai action of real est	e amounts stated below id. Secured tax claims	v. To the extended shall be paid of a motion to	ent the prop l as filed un o determin	posed secured value on the secured by separates.	ared tax creditors, shall be exceeds the secured claim rate Court Order. of a separate Court Orde	n, only the cla	
Name -NONE-		Collateral Description	on	Proposed	Secured Value	Monthly Payment	Interest Rate	e _ %
(3) DEBTS SECUR (LONG-TERM DE		CIPAL RESIDENCE	WHICH W	ILL EXT	END BEYOND THI	E LENGTH OF THE P	LAN	_
Name PHH Mortgage Services	1832 Chu Oklahom Oklahom LOT THIF BLOCK (FIFTY TH THE VILL ADDITIO CTY COU OKLAHO TO THE I	MA, ACCORDING RECORDED PLAT	-	Pymt 6562.92	1st Post-petition Payment	*Estimated Amt of Arrearage		ge)9
plan payment. The arre	earage amounts, laim unless obje	monthly ongoing pays	ment, and 1st	post-petit	ion payment are estin	he petition date and the d nated and will be paid ac paid on the arrearage an	cording to th	
(4) OTHER SECU	RED DEBTS W	HICH WILL EXTE	END BEYON	ND THE L	ENGTH OF THE F	PLAN (LONG-TERM D	EBTS):	
Name	Collateral	Description	*Monthly (Pymt	Ongoing	1st Post-petition Payment	*Estimated Amt of Arrearage	Interest on Arrearage	
-NONE-								%

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^{*}The "1st post-petition payment" is the monthly ongoing payment which comes due between the petition date and the due date of the first plan payment. The arrearage amounts, monthly ongoing payment, and 1st post-petition payment are estimated and will be paid according to the amount stated on the claim unless objected to and limited by separate Court Order. The interest rate to be paid on the arrearage and the 1st post-petition payment is reflected above.

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D. U	NSECURED CLAIMS:						
(1) Special Nonpriority Unsecure	ed claims shall be paid in	full plus in	terest at the rate stated below	w, as follows: \Box		
Name -NON	E-	Am	ount of Cla	im	Interest Rate %		
(2	2) General Nonpriority Unsecure a set dividend as follows:	ed: Other unsecured credi	tors shall b	e paid pro-rata approximate	ely 100.00 percent, unless the plan guarantees		
	Guaranteed dividend to non-p	priority unsecured credito	rs: \$44,15	3.36			
6. DIR	ECT PAYMENTS BY DEBTO	OR: The Debtor shall mal	ke regular p	payments directly to the foll	owing creditors:		
Name		Amount of Claim		Monthly Payment	Collateral Description if Applicable 2021 Indian Roadmaster		
Perfo	rmance Finance	\$22	,167.45	\$503.00	56KTRABB2M400289		
	Direct payment will be allowed t under this plan, and no unfair				on the obligation comes due after the last		
7. EXE	CUTORY CONTRACTS AN	D UNEXPIRED LEASE	S: The pla	n rejects all executory conti	racts and unexpired leases, except as follows:		
Name -NON	E-	Description	of Contrac	ct or Lease			
	se. The Debtor requests the auto				r, with a deficiency allowed, unless specified ntry of Order Confirming Plan or other Order		
Name -NON	E-	Amount of	Amount of Claim		Collateral Description		
	N AVOIDANCE: No lien will be including reasonable notice and		ation of th	s plan. Liens may be avoide	ed only by separate Court Order, upon proper		
Liens D	bebtor intends to avoid:						
Name -NON	E-	Amount of	Claim	Description of Prop	erty		
10. NO	NSTANDARD PLAN PROVI	SIONS: Any nonstandard	d provision	placed elsewhere in this pla	an is void.		
	checking this box certification is dard provision other than those		ot represen	ted by an attorney, or the A	ttorney for Debtor, that the plan contains no		
Date	January 21, 2025	Signature		a DeAnn Lehenbauer			
			Debtor Printed N	ame: Jeania DeAnn Leh	nenbauer		
Date	January 21, 2025	Signature	Joint Deb	eth Lynn Lehenbauer tor ame: Kenneth Lynn Lel	nenbauer		
lel Sa	ott D. Harris						
Scott	ott บ. Harris D. Harris 22581 W. Hefner Rd.						
Suite Oklah	300 oma City, OK 73120						

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scott@scottharrislaw.com

Counsel for Debtor(s)

CERTIFICATE OF SERVICE

✓ A separate certificate of service will be filed in the record.	
, a true and correct copy of the foregolisted on the attached matrix.	oing Chapter 13 Plan was mailed by U.S. Mail, postage prepaid, to the parties
	/s/ Scott D. Harris
	Scott D. Harris 22581

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